

BB

U.S. Department of Justice
United States Marshals Service

PLAINTIFF

COURT CASE NUMBER

Brian Perron

08C1735

DEFENDANT

TYPE OF PROCESS

Sgt. Mateer, et al.

S/C

SERVE

NAME OF INDIVIDUAL, COMPANY, CORPORATION, ETC., TO SERVE OR DESCRIPTION OF PROPERTY TO SEIZE OR CONDEMN



Sgt. Mateer, DuPage County Jail

ADDRESS (Street or RFD, Apartment No., City, State and ZIP Code)

AT

DuPage County Sheriff's Office, C/O Civil Division 501 North County Farm Rd. Wheaton,

SEND NOTICE OF SERVICE COPY TO REQUESTER AT NAME AND ADDRESS BELOW:

Brian Perron, #162703
 DuPage-DCJ
 P.O. Box 057
 Wheaton, IL 60187

Number of process to be served with this Form - 285

1

Number of parties to be served in this case

3

Check for service on U.S.A.

SPECIAL INSTRUCTIONS OR OTHER INFORMATION THAT WILL ASSIST IN EXPEDITING SERVICE (Include Business and Alternate Addresses, All Telephone Numbers, and Estimated Times Available For Service):

FILED

Fold

Illinois, 60187

Jun 12, 2008
JUN 12 2008 YMMICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURT

Signature of Attorney or other Originator requesting service on behalf of:

 PLAINTIFF
 DEFENDANT

TELEPHONE NUMBER

DATE

04-24-08

SPACE BELOW FOR USE OF U.S. MARSHAL ONLY — DO NOT WRITE BELOW THIS LINE

I acknowledge receipt for the total number of process indicated.

(Sign only first USM 285 if more than one USM 285 is submitted)

Total Process

District of Origin

District to Serve

Signature of Authorized USMS Deputy or Clerk

TD

Date

04-24-08

I hereby certify and return that I have personally served, have legal evidence of service, have executed as shown in "Remarks", the process described on the individual, company, corporation, etc., at the address shown above or on the individual, company, corporation, etc., shown at the address inserted below. I hereby certify and return that I am unable to locate the individual, company, corporation, etc., named above (See remarks below)

Name and title of individual served (if not shown above)

 A person of suitable age and discretion then residing in the defendant's usual place of abode.

Address (complete only if different than shown above)

Date of Service Time am

6/13/08 3PM PT

Signature of U.S. Marshal or Deputy

Service Fee	Total Mileage Charges (including endevors)	Forwarding Fee	Total Charges	Advance Deposits	Amount owed to U.S. Marshal or	Amount of Refund
96.00	29.10	0	125.10	0	125.10	0

REMARKS:

DECESSED - RECIPIENT IS DECEASED PER CHIEF BILBART

1 DURM

2 HOURS

60 miles RT

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
(DISTRICT)

FILED

Waiver of Service of Summons

TO: Brian Perron

(NAME OF PLAINTIFF'S ATTORNEY OR UNREPRESENTED PLAINTIFF)

JUN 12 2008 YM

JUN 12, 2008

MICHAEL W. DOBBINS
 CLERK, U.S. DISTRICT COURT

I, Sgt. Mateer
 (DEFENDANT NAME) acknowledge receipt of your request that I waive
 service of summons in the action of Brian Perron vs. Sgt. Mateer, et al.
 (CAPTION OF ACTION)

which is case number 08C1735 in the United States District Court for the
 (DOCKET NUMBER)

Northern District of Illinois
 (DISTRICT)

I have also received a copy of the complaint in the action, two copies of this instrument, and a means by which I
 can return the signed waiver to you without cost to me.

I agree to save the cost of service of a summons and an additional copy of the complaint in this lawsuit by not
 requiring that I (or the entity on whose behalf I am acting) be served with judicial process in the manner provided by
 Rule 4.

I (or the entity on whose behalf I am acting) will retain all defenses or objections to the lawsuit or to the
 jurisdiction or venue of the court except for objections based on a defect in the summons or in the service of the
 summons.

I understand that a judgment may be entered against me (or the party on whose behalf I am acting) if an answer or
 motion under Rule 12 is not served upon you within 60 days after April 24, 2008
 (DATE REQUEST WAS SENT)
 or within 90 days after that date if the request was sent outside the United States.

DATE

SIGNATURE

Printed/Typed Name: _____

As _____ of _____
 TITLE CORPORATE DEFENDANT

Duty to Avoid Unnecessary Costs of Service of Summons

Rule 4 of the Federal Rules of Civil Procedure requires certain parties to cooperate in saving unnecessary costs of service of the summons and complaint. A defendant located in the United States who, after being notified of an action and asked by a plaintiff located in the United States to waive service of summons, fails to do so will be required to bear the cost of such service unless good cause be shown to its failure to sign and return the waiver.

It is not good cause for a failure to waive service that a party believes that the complaint is unfounded, of that the action has been brought in an improper place or in a court that lacks jurisdiction over the subject matter of the action or over its person or property. A party who waives service of the summons retains all defenses and objections (except any relating to the summons or to the service of the summons), and may later object to the jurisdiction of the court or to the place where the action has been brought.

A defendant who waives service must within the time specified on the waiver form serve on the plaintiff's attorney (or unrepresented plaintiff) a response to the complaint and must also file a signed copy of the response with the court. If the answer or motion is not served within this time, a default judgment may be taken against the defendant. By waiving service, a defendant is allowed more time to answer than if the summons had been actually served when the request for waiver of service was received.

United States District Court
Northern District of Illinois

SUMMONS IN A CIVIL ACTION

Brian Perron

vs.

CASE NUMBER: 08 C 1735
JUDGE: Robert M. Dow, Jr.

Sgt. Mateer, Dep. Hannon, Chief Lavery

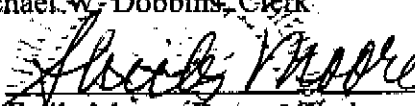
TO: Sgt. Mateer, Dep. Hannon, Chief Lavery

YOU ARE HEREBY SUMMONED and required to file with the Clerk of this Court and serve upon plaintiff's attorney:

Name: Brian Perron, #167203 - Pro Se
Firm: DuPage - DCJ
Address: P.O. Box 957
City: Wheaton, IL 60187
Telephone:

an answer to the complaint which is herewith served upon you, within [20] days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. You must also file your answer with the Clerk of this Court within a reasonable period of time after service.

Michael W. Dobbins, Clerk

By: 

Sheila Moore, Deputy Clerk

Dated: April 23, 2008

RETURN OF SERVICE		
Service of the Summons and Complaint was made by me: [^]	DATE	
NAME OF SERVER (Print)	TITLE	
<i>Check one box below to indicate appropriate method of service:</i>		
<p><input type="checkbox"/> Served personally upon the defendant. Place where served: _____ _____</p> <p><input type="checkbox"/> Left copies thereof at the defendant's dwelling house or usual place of abode with a person of suitable age and discretion then residing therein. Name of person with whom the summons and complaint were left: _____</p> <p><input type="checkbox"/> Returned unexecuted: _____</p> <p><input type="checkbox"/> Other (specify): _____ _____</p>		
STATEMENT OF SERVICE FEES		
TRAVEL	SERVICES	TOTAL
DECLARATION OF SERVER		
<p>I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Return of Service and Statement of Service Fees is true and correct.</p> <p>Executed on _____ Date: _____</p> <p>Signature of Server _____</p> <p>Address of Server _____</p>		

[^]As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure.

United States District Court, Northern District of Illinois

Name of Assigned Judge or Magistrate Judge	ROBERT M. DOW, JR.	Sitting Judge if Other than Assigned Judge	
CASE NUMBER	08 C 1735	DATE	April 22, 2008
CASE TITLE	Brian Perron (#167203) v. Sgt. Mateer, et al.		

DOCKET ENTRY TEXT:

Plaintiff's motion for leave to file *in forma pauperis* [3] is granted. The initial partial filing fee is waived. The Court orders the trust fund officer at DuPage County Jail to collect monthly payments from Plaintiff's trust fund account as stated below. The Clerk shall send a copy of this order to the trust fund officer at DuPage County Jail. The Clerk shall issue summonses and attach a Magistrate Judge Consent Form to the summons for each defendant, and send Plaintiff said Form and Instructions for Submitting Documents along with a copy of this order. Plaintiff's motion for appointment of counsel [4] is denied without prejudice at this time.

■ [For further details see text below.]

Docketing to mail notices.

STATEMENT

Plaintiff, Brian Perron, a detainee at DuPage County Jail, seeks to bring this suit *in forma pauperis*. According to the statement submitted with his *in forma pauperis* application, Plaintiff has neither available funds nor means to pay the initial partial filing fee required by 28 U.S.C. § 1915(b)(1). As 28 U.S.C. § 1915(b)(4) requires that a prisoner not be prohibited from bringing suit because of inability to pay, the initial partial filing fee is waived. The trust fund officer at the correctional facility where Plaintiff is confined is authorized to collect monthly payments from Plaintiff's trust fund account in an amount equal to 20% of the preceding month's income credited to the account. Monthly payments collected from Plaintiff's trust fund account shall be forwarded to the Clerk of Court each time the amount in the account exceeds \$10 until the full \$350 filing fee is paid. All payments shall be sent to the Clerk, United States District Court, 219 S. Dearborn St., Chicago, IL 60604, attn: Cashier's Desk, 20th Floor, and shall clearly identify Plaintiff's name and the case number assigned to this action.

Plaintiff is instructed to file all future papers concerning this action with the Clerk of Court in care of the prisoner correspondent. In addition, Plaintiff must send an exact copy of any filing to defendants or, if represented by counsel, to counsel for defendants. Plaintiff must include on the original filing a certificate of service stating to whom exact copies were mailed and the date of mailing. Any paper that is sent directly to the judge or otherwise fails to comply with these instructions may be disregarded by the Court or returned to Plaintiff. Failure of Plaintiff to notify the Clerk of Court of any change in mailing address may result in dismissal of this lawsuit with prejudice.

Courtroom Deputy
Initials:

CJH

STATEMENT

The United States Marshals Service is appointed to serve defendants. Any service forms necessary for Plaintiff to complete will be sent by the Marshal as appropriate to serve defendants with process. The U.S. Marshal is directed to make all reasonable efforts to serve defendants. With respect to any former jail employee who can no longer be found at the work address provided by Plaintiff, the DuPage County Jail shall furnish the Marshal with defendant's last-known address. The information shall be used only for purposes of effectuating service (or for proof of service, should a dispute arise) and any documentation of the address shall be retained only by the Marshal. Address information shall not be maintained in the court file, nor disclosed by the Marshal. The Marshal is authorized to mail a request for waiver of service to defendants in the manner prescribed by Fed. R. Civ. P. 4(d)(2) before attempting personal service.

Plaintiff moves for appointment of counsel. Civil litigants do not have a constitutional or statutory right to counsel. See *Lewis v. Sullivan*, 279 F.3d 526, 529 (7th Cir. 2002). Nevertheless, a district court may, in its discretion, "request an attorney to represent any person unable to afford counsel." *Gil v. Reed*, 381 F.3d 649, 656 (7th Cir. 2004), citing 28 U.S.C. § 1915(e)(1); *Luttrell v. Nickel*, 129 F.3d 933, 936 (7th Cir. 1997). In deciding whether to appoint counsel, the Court must "first determine if the indigent has made reasonable efforts to retain counsel and was unsuccessful or that the indigent was effectively precluded from making such efforts." *Gil*, 381 F.3d at 656, quoting *Jackson v. County of McLean*, 953 F.2d 1070, 1072 (7th Cir. 1992). If so, the Court must consider: (1) whether, given the degree of difficulty of the case, Plaintiff appears competent to try it himself; and (2) whether the assistance of counsel would provide a substantial benefit to the Court or the parties, potentially affecting the outcome of the case. *Gil*, 381 F.3d at 656, relying on *Farmer v. Haas*, 990 F.2d 319, 322 (7th Cir.).

After considering these factors, the Court concludes that appointment of counsel is not warranted. Although Plaintiff has alleged that he has made reasonable efforts to retain private counsel, he has alleged no physical or mental disability that might preclude him from adequately investigating the facts giving rise to his complaint. Plaintiff's case, at the present time, does not involve complex issues, complex discovery, or an evidentiary hearing. Also, Plaintiff's pleadings before this Court demonstrate his competence to proceed with the case. See *Pruitt v. Mote*, 503 F.3d 647, 654-56 (7th Cir. 2007); *Gil*, 381 F.3d 649, 656 (7th Cir. 2004). In addition, the Court grants *pro se* litigants wide latitude in the handling of their lawsuits. Therefore, Plaintiff's motion for appointment of counsel is denied without prejudice.



Instructions for Filing a Civil Case

Document	General Information	Number of Copies Required
Complaint	List all plaintiffs and defendants in the caption the top left of the complaint. State your case in your own words, using additional pages if you need them. Your signature, address, and telephone number must appear on the last page of your complaint. Exhibits may be attached to your complaint.	You must provide an original, 1 copy for the assigned judge, and 1 copy for <i>each</i> defendant named in your complaint. If you are suing the federal government or one of its agencies, you need to provide 3 extra copies.
Civil Cover Sheet (JS-44) This is a form used by the Court in preparing the docket for your case.	Instructions for completing this form appear on the reverse side of the JS-44.	Only the original is required.
Appearance The appearance form is used to designate who will be acting as the attorney for a party.	If you do not have an attorney and will be proceeding without counsel, fill in the appearance form in accordance with the instructions found on the reverse side of the form, supplying your name and address. Add the words "pro se" next to your name.	Only the original is required.
Filing fees	There is a fee of \$350 for the filing of a civil case other than a writ of habeas corpus. If you are unable to afford the fee, see the information below about in forma pauperis petitions.	NA
In Forma Pauperis Petition This petition is used by a plaintiff who requests approval by the court for a civil case to proceed without the prepayment of the filing fee.	Complete all appropriate sections of the petition, sign and date.	You must provide an original and 1 copy for the assigned judge.
Motion for Appointment of Counsel This motion is a request that the court appoint an attorney.	Complete the motion form in accordance with the instructions attached to the form.	You must provide an original and 1 copy for the assigned judge.
Summons	Complete the original and one copy for service to each defendant. Your own name and address should appear under the heading labeled "Plaintiff's Attorney."	You must provide an original and 1 copy for <i>each</i> defendant named in your complaint. If you are suing the federal government or one of its agencies, you need to provide 3 extra copies.

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
Consent to Exercise of Jurisdiction
By a United States Magistrate Judge

Case Title _____ Case Number: _____

Assigned Judge: _____

V.

Designated
Magistrate Judge: _____

In accordance with the provisions of Title 28 U.S.C. §636(c), the undersigned party or parties to the above-captioned civil matter hereby voluntarily consent to have a United States Magistrate Judge conduct any and all further proceedings in this case, including trial, and order the entry of a final judgment. Should this case be reassigned to a magistrate judge other than the magistrate judge designated pursuant to Local Rule 72, the undersigned may object within 30 days of such reassignment. If an objection is filed by any party, the case will be reassigned to the district judge before whom it was last pending.

By: _____ Date _____ Signature _____ Name of Party or Parties _____

By: _____ Date _____ Signature _____ Name of Party or Parties _____

By: _____ Date _____ Signature _____ Name of Party or Parties _____

By: _____ Date _____ Signature _____ Name of Party or Parties _____

Note: File this consent *only* if all parties have consented on this form to the exercise of jurisdiction by a United States magistrate judge.

FILED

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H/HV

APRIL 22, 2008MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURTUNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**RECEIVED**MAR 25 2008
3-25-2008MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURTBrian Perron(Enter above the full name
of the plaintiff or plaintiffs in
this action)08CV1735
JUDGE DOW
MAGISTRATE JUDGE KEYS

vs.

Case No: _____
(To be supplied by the Clerk of this Court)Sgt Mateer (Personal Cap)Dep. Hannon (Personal Cap)Chief Lavery (Personal Cap)(Enter above the full name of ALL
defendants in this action. Do not
use "et al.")**CHECK ONE ONLY:****COMPLAINT UNDER THE CIVIL RIGHTS ACT, TITLE 42 SECTION 1983**
U.S. Code (state, county, or municipal defendants)**COMPLAINT UNDER THE CONSTITUTION ("BIVENS" ACTION), TITLE**
28 SECTION 1331 U.S. Code (federal defendants)**OTHER** (cite statute, if known)**BEFORE FILLING OUT THIS COMPLAINT, PLEASE REFER TO "INSTRUCTIONS FOR
FILING." FOLLOW THESE INSTRUCTIONS CAREFULLY.**

I. Plaintiff(s):

A. Name: Brian Perron

B. List all aliases: _____

C. Prisoner identification number: 167203

D. Place of present confinement: Dupage County Jail

E. Address: 501 N. County Farm Rd, Wheaton, IL 60187

(If there is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. number, place of confinement, and current address according to the above format on a separate sheet of paper.)

II. Defendant(s):

(In A below, place the full name of the first defendant in the first blank, his or her official position in the second blank, and his or her place of employment in the third blank. Space for two additional defendants is provided in B and C.)

A. Defendant: Sgt. Mateer
Title: Sargent
Place of Employment: Dupage County Jail

B. Defendant: Dep. Hannon
Title: Deputy
Place of Employment: Dupage Co. Jail

C. Defendant: Chief Lavery
Title: Chief of Dupage Co. Sheriff's Office
Place of Employment: Retired

(If you have more than three defendants, then all additional defendants must be listed according to the above format on a separate sheet of paper.)

III. List ALL lawsuits you (and your co-plaintiffs, if any) have filed in any state or federal court in the United States:

A. Name of case and docket number: Perron V Lyons

B. Approximate date of filing lawsuit: Aug. 31st, 2006

C. List all plaintiffs (if you had co-plaintiffs), including any aliases: Brian Perron

D. List all defendants: David Lyons

E. Court in which the lawsuit was filed (if federal court, name the district; if state court, name the county): 18th Circuit Court in DuPage County, IL

F. Name of judge to whom case was assigned: Judge Popejoy

G. Basic claim made: Fraudulent Statement to Judge regarding legal material

H. Disposition of this case (for example: Was the case dismissed? Was it appealed? Is it still pending?): The case was dismissed due to being past Statute of Limitation. This is being appealed

I. Approximate date of disposition: Jan. 4th, 2008

IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. CO-PLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.

IV. Statement of Claim:

State here as briefly as possible the facts of your case. Describe how each defendant is involved, including names, dates, and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. (Use as much space as you need. Attach extra sheets if necessary.)

On the morning of May 30th, 2006 at approx 0800, Sgt Mateer was
doing cell inspections in her assigned area, which she noticed
pictures on my wall. She states, she knocked on my cell door
and stated for me to take them down. Upon me not responding,
since I was asleep with earplugs, Dep. hannon opened my cell
door and Sgt. Mateer entered and without attempting to wake me,
started "ripping" down my pictures. I woke up and started
yelling. During this time, Dep. Hannon choked me unconsciece.
When I regained conciecence, Dep. Hannon had his hand around
my throat and Sgt. Mateer was on top of me holding my right arm
down. They both got up and left my cell and someone closed my
cell door. after a nurse saw me for having problems swallowing
the nurse scheduled me to see the doctor the next morning. I
received an institutional ticket for Assault/Battery to staff,
which also could carry criminal charges, among other instutution-
al violations. Ex. A. A DuPage Sheriff's Police Crime Against
Persons Report was filed against me for Assault against Sgt.
Mateer on May 30th,2006. Ex B. On May 31st,2006, I went to

medical to see the doctor which had to put me on a clear liquid diet due to problems swallowing. Upon arriving back to my cell pictures were crumpled up and thrown all over the floor of my cell. According to witness David Tratt, an inmate, Sgt Mateer and other deputies unknown to witness, went to my cell at approx. 0645, eventhough Sgt Mateer does not start work until 0700, started ripping my pictures off the walls and throwing them on the floor and stepping all over them. Ex C. Noone elses cell was even looked at since at this time cell inspections were not being performed. Chief Lavery agreed this was inappropriate behavior and stated he talked to Sgt. Mateer about this. Ex D. During the time of Sgt. Mateer and others were destroying my property Pro-Se Legal Motions disappeared from my cell. I complained to my Criminal Judge about the attack, asking for restraining orders as well as the theft of my Pro-Se legal motions. (court transcripts are provided) My criminal judge agreed to contact Internal Affairs and notify them of my complaint. Dep. Martin Manion, Special Services Manager, came to see me and stated IA contacted him and he would investigate the incident..Later, that evening, Sgt Laskero, Sgt. Collins, and Dep. Bosson, came by my cell and knocked on the door and stated they were giving me a verbal warning, without asking me any questions, eventhough, Sgt. Mateer filed the Crimes against persons report stating she

she was a victim of Assault and listed me as suspect. Ex B at *5
No criminal charges were ever filed against me due to the
State's Attorney not finding probable cause due to this was
a repeated behavior complained of by inmates to Chief Lavery,
which he chose to ignore and condone this type of behavior
No institutional ticket was issued to me for the violation
to jail rules that I was written up for on May 30th, 2006 for
hanging pictures on the wall, eventhough this violation required
a Sgt. to investigate before she started work in an area that
she was not assigned to. Sgt. Mateer was finally placed on Admin.
leave and then demoted two(2) levels to regular deputy on the
midnight shift away from the male population and any Supervisory
role due to her constant inappropriate behavior.

V. Relief:

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

??? Damages; ??? Punitive Damages; Restraining order against
Dep. Hannon, and Sgt. Mateer(now Dep. Mateer); and any other
relief the court finds appropriate; the cost of this legal action
from the defendants.

VI. The plaintiff demands that the case be tried by a jury. YES NO

CERTIFICATION

By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court.

Signed this 4th day of March 2006

Brian Perron
(Signature of plaintiff or plaintiffs)

Brian Perron
(Print name)

167203
(I.D. Number)
Dupage County Jail

501 N. County Farm Rd.
Wheaton, IL 60187
(Address)

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Report # DCC _____

Violations:

- 1-02 Assault/Battery To Staff
- 1-17 Interfering With Doors
- 1-20 Abusive/Disrespectful Language
- 2-26 Disorderly Conduct
- 3-13 Hanging Objects/Pictures Affixed

Date of Report Time
 5/30/2008 1:24:4
 5 PM

Reporting Officer: Sgt. Mataeer

Nature of Incident:
Violation Of Rules/Use Of Force

Persons(s) Involved

Name IR # Docket #
 Perron, Brian 167203 20504950

Wheaton, Illinois

REV: 6/03

Incident Report

A copy of the incident report was delivered to the inmate

By: Dep. Hannon, #136Date: 05/30/08 Time: 1330

A hearing will be held on the alleged violations.

Emp. # 793

Location of Incident1-A-05 Date 05/30/08 Time 0805Witness(es)

Name Emp./Docket #
 Dep. Hannon 136

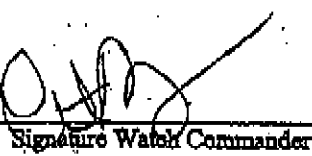
 Wristband applied by (if applicable): Copy of request slip to inmate file (if applicable): Population boards tagged (if applicable):Copy:

- Supervisor, MSU, Psych, Seg Book, Rec Room, Housing Sheet, Court Coordinator, R&D, Social Services
- Chaplain, Law Library, Laundry, Transport, Visiting, Kitchen, Trusty Supervisor, Contract Supervisor,
- Fire & Safety Off, OPS, Special Services Manager, Administrative Assistant, Work Release, Separation Coordinator

Narrative: (Describe the incident and what if any action was taken)

On this date, during cell inspections, R/S observed hanging pictures and materials inside inmate Perron's cell door. R/S told inmate Perron to remove the articles and he did not respond. R/S entered inmate Perron's cell and discovered more than 30 pictures taped to most of his cell walls. R/S began removing pictures and Perron rose out of bed and started screaming at R/S. Inmate Perron ordered R/S out of his cell. R/S ordered inmate Perron to remove all objects affixed to his walls. Slowly, and while calling R/S a "bitch" and raising his voice, inmate Perron began removing pictures. R/S observed more than 20 papers identifying Perron's diet trays, also with tape, affixed to the outside of Perron's sink. R/S began removing the tape and inmate Perron grabbed R/S's right hand to attempt to prevent this. R/S pushed inmate Perron away from R/S and Dep. Hannon lowered inmate Perron onto his bunk. This was the only force used in this incident. After R/S and Dep. Hannon left inmate Perron's cell, and as Dep. Hannon was closing his cell door, inmate Perron put his right arm and then his body into the path of the moving door in an attempt to stop it and exit his cell. While holding his cell door open, inmate Perron was screaming, swearing at R/S and ordering R/S to return to his cell again. Dep. Hannon stopped the movement of the cell door and Perron removed himself from the door's path. He was seen by MSU Hegberg following this incident and complained of pain to his neck area from the door. No medical report was generated.

O
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Signature Watch Commander
Signature Reporting Officer

Violation of Jail RegulationsInmate Hearing Report

Date of Hearing: 6/1/06

Inmate Name:	PERRON, BRIAN			Inmate Docket:	2650 4950			
Hearing Officer # 1:	Hearing Officer # 2:			Hearing Officer # 3:				
SGT. COLLINS #625	SGT. LASKERO #942			DEP. BOSSON #604				
Inmate Status:	<input checked="" type="checkbox"/> Pre-Trial	<input type="checkbox"/> Sentenced	<input checked="" type="checkbox"/> Felony	<input type="checkbox"/> Misdemeanor	<input type="checkbox"/> Traffic	<input type="checkbox"/> Civil	<input type="checkbox"/> Contract	
Violation (Regulation and Number) # 1-02 ASSAULT/BATTERY, 1-17 INTERFER WITH DOOR, 1-20 ABUSIVE /DISRESPECTFUL LANGUAGE, 2-26 DISORDERLY CONDUCT, 3-13 HANGING OBJECTS/PICTURES								
<input checked="" type="checkbox"/> Inmate Given an Opportunity to Respond and Present a Defense <input checked="" type="checkbox"/> Inmate Not Found Incompetent to Present a Defense. <input type="checkbox"/> Inmate Appears Incompetent To Present a Defense or Does Not Understand Proceeding.								
<input checked="" type="checkbox"/> Inmate Admits Violation: 1-02, 1-17, 1-20, 2-26, 3-13 <input checked="" type="checkbox"/> Facts Determined Founded: 1-02, 1-17, 1-20, 2-26, 3-13				<input type="checkbox"/> Inmate Denies Violation: <input type="checkbox"/> Facts Determined Unfounded:				

Factual Basis For Finding:

INMATE PERRON STATES, "YES REPORT IS CORRECT". AT TIME OF HEARING, INMATE PERRON HAD NO ITEM HANGING ON THE WALLS. CHARGEABLE ALL COUNTS # 1-02, 1-17, 1-20, 2-26, 3-13 BASED ON OFFICER'S REPORT OF, "R/S ENTERED INMATE PERRON'S AND DISCOVERED MORE THAN 30 PICTURES TAPE TO MOST OF HIS CELL WALLS" AND "WHILE HOLDING HIS CELL DOOR OPEN, INMATE PERRON WAS SCREAMING, SWEARING AT R/S AND ORDERING R/S TO RETURN TO HIS CELL AGAIN." AND R/S BEGAN REMOVING THE TAPE AND INMATE PERRON GRABBED R/S'S RIGHT HAND TO ATTEMPT TO PREVENT THIS."

Discipline Imposed:

ENTERED COMPUTER
VERBAL WARNING
2ND WRITE-UP

Population boards are tagged (if applicable).
 Psychological staff is to re-evaluate at the completion of disciplinary time (if applicable).


Signature Hearing Officer #1


Signature Hearing Officer #2


Signature Hearing Officer #3


Signature Chief of Corrections

OPSTC

DUPAGE SHERIFF'S POLICE
CRIMES AGAINST PERSONS

06 UF 00349

INCIDENT #
06-18761

CODE	TYPE OF INCIDENT	DATE OCCURRED	DATE REC.	DAY OCC.	TIME OCC.	TIME REC.	DBP.	ARR.	COMP.
0090 Use of force		05/30/06	05/30/06	3	0805	0805	0805	0805	0805

CODE	ON	OFFICER - RANK Initial, Name & #	Agency or Address	Code	CODE	ON OFFICER - RANK Initial, Name & #	Agency or Address	Code
O1	V	Sgt. M. J. Matear, #793	DPSO	512	O2	W	Dep. D. Hannon, #136	DPSO

CODE	ON	NAME LAST	FIRST	MIDDLE	ADDRESS	CODE	D.O.B.	S/R	TX HOME	TX BUS
S		Perron	Brian	J	501 N. County Farm Rd.	512		M/W	DNA	DNA
S										
S										
S										

NAME OF ARRESTEE		CHARGE	C.C. OR TICKET #

PERSON DESCRIPTION											
CODE	SEX	RACE	AGE	HEIGHT	WEIGHT	BUILD	Hair	Hair Style	EYES	GLASSES	STYLE GLASSES
S	M	W	34	5'10"	219	Fit	Brown	long	Green	None	None
6085						CLOTHING (HEAD TO TOE)					
6085						in uniform					

VEHICLE DESCRIPTION											
CODE	COLOR	YEAR	MAKE	MODEL	STYLE	LIC.YR.	LIC STATE	LIC TYPE	LICENSE #	OWNER	DISCRIMINATING MARKS

CODE	WEATHER	NOW VICTIM WAS ATTACKED:	
S	DNA	had sex	

WEAPONS USED	SUSPECT KNOWN <input checked="" type="checkbox"/>	IDA INFO PROVIDED / ADVOCATE NOTIFIED	VICTIM UNDER INFLUENCE? <input type="checkbox"/>
None		<input type="checkbox"/> Name:	

DOMESTIC HISTORY/ ARRESTS MADE/ PERSON ARRESTED	DESCRIBE SUSPECT'S ACTIONS AND SPEECH:
---	--

HOSPITAL USED	DOCTOR	ADMITTED	NATURE OF INJURIES LOCATION ON BODY
Hospital		<input type="checkbox"/>	

FORENSIC INVESTIGATOR NOTIFIED	PRESENT	Name:	DETECTIVE NOTIFIED	PRESENT	Name:
--------------------------------	---------	-------	--------------------	---------	-------

NARRATIVE:

On this date, during cell inspections, R/S observed hanging pictures and materials inside inmate Perron's cell door. R/S told inmate Perron to remove the articles and he did not respond. R/S entered inmate Perron's cell and discovered more than 30 pictures taped to most of his cell walls. R/S began removing pictures and Perron rose out of bed and started screaming at R/S. Inmate Perron ordered R/S out of his cell. R/S ordered inmate Perron to remove all objects affixed to his walls. Slowly, and while calling R/S a "bitch" and raising his voice, inmate Perron began removing pictures. R/S observed more than 20 papers identifying Perron's diet trays, also with tape, affixed to the outside of Perron's sink. R/S began removing the tape and inmate Perron grabbed R/S's right hand to attempt to prevent this. R/S pushed inmate Perron away from R/S and Dep. Hannon lowered inmate Perron onto his bunk. This was the only force used in this incident. After R/S and Dep. Hannon left inmate Perron's cell, and as Dep. Hannon was closing his cell door, inmate Perron put his right arm and then his body into the path of the moving door in an attempt to stop it and exit his cell. While holding his cell door open, inmate Perron was screaming, swearing at R/S and ordering R/S to return to his cell again. Dep. Hannon stopped the movement of the cell door and Perron removed himself from the door's path. He was seen by MSU Hedberg following this incident and complained of pain to his neck area from the door. No medical report was generated.

OFFICER #1	OFFICER #2	SUPERVISOR	DATE
Sgt. M. J. Matear, #793	Dep. D. Hannon, #136	<i>OKD/K</i>	<i>5/30/06</i>

Case 1:08-cv-01735 Document 7 Filed 04/22/2008 Page 11 of 28

DUVAL COUNTY SHERIFF'S POLICE
Date: 06/06/06 Time: 13:11PAGE: 000001
Requested By: CARTWRIGHT, REBECCA

I N C I D E N T				R E C A L L			C L O S E		
Incident	Time	Type	Plt Disp	Address	Side Apt	Callers Name	P-Unit	Date/ Time	Operator
				Location		Callers Address			
				Boat	Team/Plt	Callers Name			

2006-D12761	13:11 060606	3	9960 JAIL			783		06/06/06 13:12	CARTWRIGHT, REBECCA
			JAIL						
			9962	02	003				

Date Time

06/06/06 13:11 Incident Initiated By: 90/CARTWRIGHT, REBECCA
 06/06/06 13:11 Original Location : JAIL
 06/06/06 13:11 Time Initiated CHANGED FROM:
 06/06/06 13:12 Incident closed CHANGED FROM:
 06/06/06 13:12 UCR code CHANGED FROM:

61

Operator

CARTWRIGHT, REBECCA
 CARTWRIGHT, REBECCA
 CARTWRIGHT, REBECCA
 CARTWRIGHT, REBECCA
 CARTWRIGHT, REBECCA
 CARTWRIGHT, REBECCA

Chief Laundry

DUPAGE COUNTY JAIL
INMATE REQUEST/GRIEVANCE FORM

FORM NO. 44-422
REVISED 1-2004

PRINT
NAME: Brian Perron

DOCKET
NUMBER: 20504950

CHECK ONLY ONE ITEM PER BLIP

LEGAL

PUBLIC DEFENDER

CASE #

DATE: 6/4/06

PROBATION

COURT ROOM #

ADMINISTRATIVE SERVICES

- BEE WATCH SUPERVISOR
- LAW LIBRARY
- OUTDATE WARRANT CHECK
- HAIRCUT
- LETTER OF INCARCERATION REQUEST

- GRIEVANCE
- COMMUNITY AUDIT
- TRUSTY WORK REQUEST
- OTHER Disp Appeal

JUST of DUPAGE SOCIAL/EDUCATIONAL SERVICES

- ALCOHOLICS ANONYMOUS
- NARCOSES ANONYMOUS
- ADDICTION EDUCATION/12 STEP
- AL-ANON (FEMALE ONLY)
- SUBSTANCE ABUSE COUNSELING
- DODGE PASEO DE VICTORIA
- ONE ON ONE COUNSELING
- RELAPSE PREVENTION/HEALING ADDICTIONS
- "TO COURT" LETTER (REQUEST OF ACTIVITIES ATTENDED)

- JOB READINESS
- GED
- BASIC COMPUTER TRAINING
- ANGER MANAGEMENT
- BOOK CLUB (FEMALE ONLY)
- PARENTING (FEMALE ONLY)
- TELEPHONE REQUEST

JUST of DUPAGE RELIGIOUS SERVICES

- CATHOLIC WORSHIP
- MUSLIM WORSHIP
- CHRISTIAN WORSHIP/BIBLE STUDY
- CHAPLAIN JUST of DUPAGE

- SCRIPTURE REQUEST (TYPE) _____
- ESTUDIO DE LA BIBLIA EN ESPANOL
- BIBLE STUDY CORRESPONDENCE COURSE

JAIL CHAPLAIN SERVICES

- DEACON ANDREW, CHAPLAIN

- FATHER GREG, ASST. CHAPLAIN

DUPAGE COUNTY HEALTH DEPARTMENT

- HEALTH EMPOWERMENT (FEMALE ONLY)
- OTHER

DESCRIBE (Use Reverse Side If More Space Is Needed)

I would like to Appeal my Disc. Ruling pertaining to Toilet on 5/3/06 w/out notice. The Staff Standards were not followed pertaining to visiting an inmates cell per inmates own Report. I never responded to over 50 Disc. Reasons offered my cell door. She began "Pipping" my personal belongings off the wall. When my cell door opened, I stood up. She then "Plucked" this incident by not following Staff Standards. She caused conflict between Inmates of Jail Staff which Standard are in place to prevent this conflict.

Case 1:08-cv-01735 Document 7 Filed 04/22/2008 Page 13 of 28

DU PAGE COUNTY JAIL
INMATE REQUEST/GRIEVANCE FORMFORM NO. 00422
REV 02/03/06PRINT
NAME: Brian PersonDOCKET
NUMBER: 20504950

CHECK ONLY ONE ITEM PER SLIP

DATE: 5/30/06

HOUSING LOCATION: DA 1 POD 4 CELL 5

LEGAL

 PUBLIC DEFENDER PROBATION

CASE #

COURT ROOM #

ADMINISTRATIVE SERVICES

- BAIL WATCH SUPERVISOR
- LAW LIBRARY
- OUTDATE/WARRANT CHECK
- HAIRCUT
- LETTER OF INCARCERATION REQUEST

- GRIEVANCE
- COMMISARY AUDIT
- TRUSTY WORK REQUEST
- OTHER

JUST of DU PAGE SOCIAL/EDUCATIONAL SERVICES

- ALCOHOLICS ANONYMOUS
- NARCOTICS ANONYMOUS
- ADDICTION EDUCATION/12 STEP
- AL-ANON (FEMALE ONLY)
- SUBSTANCE ABUSE COUNSELING
- DOLCE PABOS DE VICTORIA
- ONE ON ONE COUNSELING
- RELAPSE PREVENTION/HEALING ADDICTIONS
- TO COURT LETTER (REQUEST OF ACTIVITIES ATTENDED)

- JOB READINESS
- GED
- BASIC COMPUTER TRAINING
- ANGER MANAGEMENT
- BOOK CLUB (FEMALE ONLY)
- PARENTING (FEMALE ONLY)
- TELEPHONE REQUEST

JUST of DU PAGE RELIGIOUS SERVICES

- CATHOLIC WORSHIP
- MUSLIM WORSHIP
- CHRISTIAN WORSHIP/BIBLE STUDY
- CHAPLAIN, JUST of DU PAGE

- SCRIPTURE REQUEST (TYPE) _____
- ESTUDIO DE LA BIBLIA EN ESPANOL
- BIBLE STUDY CORRESPONDENCE COURSE

JAIL CHAPLAIN SERVICES

 DEACON ANDREW, CHAPLAIN FATHER GREG, ASST. CHAPLAIN

DU PAGE COUNTY HEALTH DEPARTMENT

- HEALTH EMPOWERMENT (FEMALES ONLY)
- OTHER

DESCRIBE (Use Reverse Side if More Space is Needed)

On this date 5/30/06, Satornafier of Dept. H-004 failed to follow Police Order when conducting inmate's cell & proceeded to take malicious & uninvited action against me. See Satornafier's Incident Report 5/30/06. In trying to strangle my neck (throat) using my cell door put by these two officers. Choking me & pinning me to my bunk. All of this was preventable by said officer following Police Order & taking me up & asking me to speak with 1st Lt. David Trott. Lt. Trott will testify to my pinching. This is an ongoing harassment & retaliation as complained of previously.

Case 1:08-cv-01735 Document 7 Filed 04/22/2008 Page 14 of 28

DU PAGE COUNTY JAIL
INMATE REQUEST/GRIEVANCE FORMFORM 50-00422
REVISED 02/96

PRINT NAME: Brian Person

DATE: 6/31/06

DOCKET NUMBER: 20504950

HOUSING LOCATION DIV: 1 POD: A CELL: 5

CHECK ONLY ONE ITEM PER SLIP

LEGAL

 PUBLIC DEFENDER PROBATION

CASE #

COURT ROOM #

ADMINISTRATIVE SERVICES

- SEE WATCH SUPERVISOR
- LAW LIBRARY
- OUTDATE WARRANT CHECK
- HAIRCUT
- LETTER OF INCARCERATION REQUEST

- GRIEVANCE
- COMMUNITY AUDIT
- TRUSTY WORK REQUEST
- OTHER

JUST OF DU PAGE SOCIAL/EDUCATIONAL SERVICES

- ALCOHOLICS ANONYMOUS
- MARIOTTES ANONYMOUS
- ADDICTION EDUCATION/12 STEP
- AL-ANON (FEMALE ONLY)
- SUBSTANCE ABUSE COUNSELING
- DOLCE PASOS DE VICTORIA
- ONE ON ONE COUNSELING
- RELAPSE PREVENTION/HEALING ADDICTIONS
- "TO COURT" LETTER (REQUEST OF ACTIVITIES ATTENDED)

- JOB READINESS
- GED
- BASIC COMPUTER TRAINING
- ANGER MANAGEMENT
- BOOK CLUB (FEMALE ONLY)
- PARENTING (FEMALE ONLY)
- TELEPHONE REQUEST

JUST OF DU PAGE RELIGIOUS SERVICES

- CATHOLIC WORSHIP
- MUSLIM WORSHIP
- CHRISTIAN WORSHIP/BIBLE STUDY
- CHAPLAIN, JUST OF DU PAGE

- SCRIPTURE REQUEST (TYPE: _____)
- ESTUDIO DE LA BIBLIA EN ESPANOL
- BIBLE STUDY CORRESPONDENCE COURSE

JAIL CHAPLAIN SERVICES

 DRAGON ANDREW, CHAPLAIN FATHER GREG, ASST. CHAPLAIN

DU PAGE COUNTY HEALTH DEPARTMENT

- HEALTH EMPOWERMENT (FEMALES ONLY)
- OTHER

DESCRIPTION (Use Reverse Side If More Space Is Needed)

On the morning of 5/31 at approx 6:30am I went to sick call Annex 6145 down 5th floor at 4:30pm I entered my cell picking my belongings off the wall & tracing up my telephone. At 5:30, I had 20 mins & a sealed envelope. Envelope addressed to the Federal Courts out by my bush. I was returning. I was looking for this envelope to file in court. I had court at 1:30pm the notice of sealed envelope missing. Sgt. G. Riley was called and stated he entered my cell at 8:00am. FINISHED OVER

DU PAGE COUNTY JAIL
INMATE REQUEST/GRIEVANCE FORMFORM NO. 44-02
REV. 6/2004INMATE
NAME: David

TRACT

DATE: June 6, 2006

INMATE
NUMBER: 20511464

HOUSING LOCATION #: 3 POD k CELL 9

SIGNED ONLY ONCE PER SLIP ** AFFIDAVIT OF MAY 31, 2006 B. 1-A-5 (Brian Perron)

LEGAL

 PUBLIC DEFENDER PROSECUTION

CASE #

COURT ROOM #

ADMINISTRATIVE SERVICES

- BON WATCH SUPERVISOR
- LAW LIBRARY
- INMATE WARRANT CHECK
- COURT
- LETTER OF INCARCERATION REQUEST

- WORKERS
- COMMUNITY AUDIT
- TRUSTY WORK REQUEST
- OTHER

DUPLICATE SOCIAL/EDUCATIONAL SERVICES

- ALCOHOLICS ANONYMOUS
- NA (NARCISSICS ANONYMOUS)
- ADDICTION EDUCATION/12 STEP
- AL-ANON (FEMALE ONLY)
- MAINTAINCE ABUSE COUNSELING
- CO-COUNSELOR DE VICTORIA
- ONE-ON ONE COUNSELING
- RELAXATION/HEALING ADDICTIONS
- NO COURT LETTER (REQUEST OF ACTIVITIES ATTENDED)

- CLOTHING REQUEST
- GED
- COMPUTER TRAINING
- LANGUAGE MANAGEMENT
- WOMEN'S CLUB (FEMALE ONLY)
- PARENTING (FEMALE ONLY)
- TELEPHONE REQUEST

RELIGIOUS SERVICES

- CATHOLIC WORSHIP
- PROTESTANT WORSHIP
- BAPTIST WORSHIP/BIBLE STUDY
- CHURCH OF JESUS CHRIST OF LATTER-DAY SAINTS

- BAPTIST WORSHIP REQUEST (TYPE OF WORSHIP)
- STUDY OF LA BIBLIA EN ESPANOL
- BIBLE STUDY CORRESPONDENCE COURSE

JAIL COUNSELOR SERVICES

REASON ANDREW, CHAPLAIN

 PASTOR KIRK, AMITY CHAPLAIN

DU PAGE COUNTY HEALTH DEPARTMENT

- HEALTH EMPOWERMENT (FEMALE ONLY)
- OTHER

OBJECTIVE (If Above Box Is Not Sufficient Space Is Needed)

The following is an "Accurate Accounting" of the events which occurred on May 31st '06 in the aftermath of an incident in the cell of Brian Perron. On or about 6:45am, I observed Sgt. Metzger and four(4) additional deputies enter the cell of Brian Perron. Sgt. Metzger immediately began "ripping down" property, "affixed" above the door entryway, at the same time, stating "uh, that this is what i'm talking about". She was taking pleasure in the act and it was very suspicious, as she rushed in the cell, after Perron had been called for "sick call". One deputy had bent over his bed and began removing

OVER

OVER

OVER

Case 1:08-cv-01735 Document 7 Filed 04/22/2008 Page 16 of 28

property "affixed". (2)deputies which, included dep. Mecheel (solo), were in the "right, entry-way corner" (out of sight). The last deputy was assisting the Sgt. in this approx 5-minute encounter. Upon leaving, they all were stepping on the property that was removed. [T]hey did not, remove and place the property on the bed in a manner that would give an affect of "respect" to the property; rather, it was thrown about the floor and stepped on. The Sgt. departed, while gesturing her hands in a "washing-type motion". When they left the unit, there was a lot of "laughing about what they had accomplished".

The above accounts are true and correct as observed (by David Pratt) during the am hours of May 31, 2006.



OFFICE OF THE SHERIFF
COUNTY OF DUPAGE

JOHN E. ZAKUBA
SHERIFF

501 N. COUNTY FARM ROAD
WHEATON, ILLINOIS 60187
ADMINISTRATION (630) 682-7269
CIVIL DIVISION (630) 682-7230

TO : Inmate Brian Perron 3K-8
FROM : Deputy Martin C. Mannon Special Services Manager
DATE : 8 June, 2006
RE : Grievance

In follow up to our previous conversation regarding your submitted grievances dated May 30th and May 31st involving the taking down of objects affixed to your cell wall by Sgt. Mateer and other staff. After reviewing all submitted documentation from yourself, Inmate Trait (witness) and Deputy Hannon, it is for the following listed reasons that I deny both of your submitted grievances.

1. On May 30th at approximately 0805 hours Sgt. Mateer ordered you to remove pictures from your wall and meal tags from your sink. When you did not answer she proceeded to enter your cell and began taking down tags from your sink. It is reported by both Sgt. Mateer and Deputy Hannon that you jumped up from bunk and grabbed Sgt. Mateer's right hand. You were then grabbed by Deputy Hannon and lowered back onto your bunk.
2. Per report and interview with Sgt. Mateer and Deputy Hannon it was reported that you used abusive language toward Sgt. Mateer.
3. You were seen by Nurse Hedberg after incident and no injuries were reported.
4. On May 31st when Sgt. Mateer and other staff entered your cell they took down all pictures/tags affixed to wall and sink. Sgt. Mateer stated to me that no items including pictures or legal work was ever taken from your cell.
5. Your previous negative behavior toward staff was also taken into account.
6. Due to your claim that you did not hear the order from Sgt. Mateer on May 30th to take pictures off wall, you were only given a verbal warning.

Copy:
Chief Lavery
Grievance File
Inmate File
File

Chief Lawyer
 DUPAGE COUNTY JAIL
 INMATE REQUEST/GRIEVANCE FORM

FORM NO. 100-1
 REVISED 2-2006

PRINT NAME Brain Perce

DATE 6/11/06

DOCKET NUMBER 2050495C

HOUSING LOCATION: DL 3 POD 4 CELL 8

CHECK ONLY ONE ITEM PER LINE

LEGAL

PUBLIC DEFENDER

PROBATION

CASE #

COURT ROOM #

ADMINISTRATIVE SERVICES

- BEE WATCH SUPERVISOR
- LAW LIBRARY
- OUTDATE/WARRANT CHECK
- HAIRCUT
- LETTER OF INCARCERATION REQUEST

- GRIEVANCE
- COMMISARY AUDIT
- TRINITY WORK REQUEST
- OTHER App-1a/1

JUST OF DUPAGE SOCIAL/EDUCATIONAL SERVICES

- ALCOHOLICS ANONYMOUS
- NARCOTICS ANONYMOUS
- ADDICTION EDUCATION/12 STEP
- AL-ANON (FEMALE ONLY)
- SUBSTANCE ABUSE COUNSELING
- DODGE PASOS DE VICTORIA
- ONE ON ONE COUNSELING
- RELAPSE PREVENTION/HEALING ADDICTIONS
- "TO COURT" LETTER (REQUEST OF ACTIVITIES ATTEMPTED)

- JOB READINESS
- GED
- BASIC COMPUTER TRAINING
- ANGER MANAGEMENT
- BOOK CLUB (FEMALE ONLY)
- PARENTING (FEMALE ONLY)
- TELEPHONE REQUEST

JUST OF DUPAGE RELIGIOUS SERVICES

- CATHOLIC WORSHIP
- MUSLIM WORSHIP
- CHRISTIAN WORSHIP/BIBLE STUDY
- CHAPLAIN, JUST OF DUPAGE

- SCRIPTURE REQUEST (TYPE)
- ESTUDIO DE LA BIBLIA EN ESPANOL
- BIBLE STUDY CORRESPONDENCE COURSE

JAIL CHAPLAIN SERVICES

DEACON ANDREW, CHAPLAIN

FATHER GREG, ASST. CHAPLAIN

DUPAGE COUNTY HEALTH DEPARTMENT

- HEALTH ENPOWERMENT (FEMALES ONLY)
- OTHER

DISCLAIM (Use Reverse Side If More Space Is Needed)

I'm appealing agency's decision about the threat of brutality on 5/30-5/31. ① I disagree with this decision. ② It's appealing b/c this Report was written before sufficient cross witness was received. ③ It appears this is a cover up of the jail standards not being followed. ④ Until 3rd chapter is Reopened another legal action is taken against begin being predominated against. ⑤ In my opinion should be conducted by someone that's not bias. Slighty words with go out with the sheriff making him bias & predilective against me.

JOHN E. ZARUBA
SHERIFF

501 N. County Farm Road
Wheaton, Illinois 60187
(630) 407-2000
FAX (630) 407-2013
www.co.dupage.il.us/sheriff



Civil Division	(630) 407-2050
Corrections	(630) 407-2255
Crime Laboratory	(630) 407-2110
Detective Division	(630) 407-2323
Radio Room	(630) 407-2400
Records Division	(630) 407-2270
Warrants Division	(630) 407-2290

OFFICE OF THE SHERIFF
COUNTY OF DUPAGE

TO: Inmate Brian Patron #20504950
FROM: Chief Lavery *[Signature]*
SUBJ: Grievance Appeal dated 6/11/2006
DATE: June 13, 2006

INMATE FILE
INMATE COPY
STATE'S ATTORNEY

I have reviewed your grievance appeal, Deputy Manion's response to your grievance dated 6/8/2006, and Inmate David Tratt's (#20511464) account of the incident dated 6/8/2006.

I disagree with your assessment of Deputy Manion, the Grievance Officer. I find in my review that Deputy Manion was not biased. Deputy Manion works well with the inmate population. He shows compassion and his conduct is moral and ethical. For example, for humanitarian reasons and at no cost to those inmates in need, he makes it a practice to obtain commissary items for inmates for their welfare and benefit. As a matter of fact, some inmates try to take advantage of his kindness.

I have spoken to Sergeant Mateer regarding the manner in which the paper items were removed from the walls of your cell on the 31st of May. These items should have been removed and placed onto the cell desk or bunk. I have addressed same this date with Sergeant Mateer.

It is apparent to me that no items were removed from your cell by staff on either date (May 30 & 31). Staff reported a use of force (May 30) after you initiated physical contact with Sergeant Mateer. Therefore, these parts of your appeal are denied. Staff also reports that you attempted to exit your cell (May 30) as the door was closing resulting in the door making contact with your body. Thereafter, a medical staff member saw you. You also attended sick call the next date (May 31).

Copy to:
Grievance File
Deputy Manion
Inmate File

Case 1:08-cv-01735 Document 7 Filed 04/22/2008 Page 20 of 28

RECEIVED

SEP 05 2007

ROBERT J. MANGAN, CLERK
APPELLATE COURT 2nd DISTRICT
1 STATE OF ILLINOIS)
2 COUNTY OF DU PAGE) ss

FILED

SEP 05 2007

ROBERT J. MANGAN, CLERK
APPELLATE COURT 2nd DISTRICT

06-0679

3 IN THE CIRCUIT COURT OF DU PAGE COUNTY
4 FOR THE EIGHTEENTH JUDICIAL CIRCUIT OF ILLINOIS

5 THE PEOPLE OF THE
6 STATE OF ILLINOIS,

ORIGINAL

7 Plaintiff,

8 -vs- No. 03 CF 3539

9 BRIAN PERRON,

10 Defendant.

11

12 REPORT OF PROCEEDINGS had at the hearing of the
13 above-entitled cause, before the Honorable MICHAEL BURKE,
14 Judge of the said Court, on Wednesday, the 10th day of
May, 2006.

15

PRESENT:

16

17 MR. JOSEPH B. BIRKETT,
18 State's Attorney of DuPage County, by
19 MS. HELEN KAPAS, and MS. ANN CELINE O'HALLAREN,
20 Assistant State's Attorneys,

Appeared on behalf of the People of the
State of Illinois;

21

MR. BRIAN PERRON, appearing pro se.

22

23

24

FILED

1 certainly, that is a request being made by the state.
2 Based on their nolleing off the new case and the new case
3 being one of the allegations in the PTR, it certainly
4 makes sense to the Court to try and wrap up 3539. I am
5 going to let you file whatever motions you think are
6 appropriate on 3539 on or before the next court date and
7 then we will deal with those motions and set a sentencing
8 hearing if that is appropriate.

9 MR. PERRON: I'd like to file a petition for post
10 conviction relief.

11 THE COURT: On 3539?

12 MR. PERRON: Yes, sir.

13 THE COURT: Is this the petition in its entirety right
14 now?

15 THE COURT: Yes, sir. There will not be any
16 supplemental or anything like that. This is the file then
17 so we can put it down for state's response and any
18 argument on the state whether it is a motion to dismiss or
19 response, other response.

20 Do you have anything else we need copies of today
21 on 3539?

22 MR. PERRON: Hold on, I'm still looking.

23 THE COURT: This is 1360.

24 MR. PERRON: That is an issue from the jail. I was

Case 1:08-cv-01735 Document 7 Filed 04/22/2008 Page 22 of 28

1 attacked by two officers there. There's witnesses and
2 everything. That's why I put the 05 case because it was
3 the current one open. I am asking for a hearing on the
4 motion for restraining order from those two. I would like
5 to call witnesses from the jail as well as the sergeant's
6 report is right there, based on violations of protocol,
7 police protocol.

8 THE COURT: You have to file that in a civil division
9 It's a civil motion. It has nothing to do with this
10 courtroom.

11 MR. PERRON: I was told I could file state stuff
12 through this court.

13 THE COURT: File it through the clerk's office.

14 MR. PERRON: Basically, it's a safety issue big time.
15 I am asking for the Court's help in protecting me from
16 these two officers. I was choked unconscious by these two
17 officers. I have witnesses that will testify to that. I
18 filed complaints. I went to medical this morning because
19 of it. I need something, some help because basically my
20 pleadings before for harassment and retaliation for my
21 complaints against the jail, I have submitted those to
22 you, and it's still going on and this time it's getting
23 physical. I need some help.

24 THE COURT: Order the incident reports from that.

Case 1:08-cv-01735 Document 7 Filed 04/22/2008 Page 23 of 28

1 MS. KAPAS: Certainly.

2 MR. PERRON: Let me go through, I have several 05
3 cases, I know that's closed.

4 MS. KAPAS: For clarification that was this morning on
5 May 31, 2006?

6 MR. PERRON: 5:30 yesterday morning, 8:05 Sergeant
7 Matier was the reporting. If you'd like, here is a copy
8 of the incident report for you to get the information or
9 if you want to make copies, that's what was given to me.

10 THE COURT: Anything else to file in 3539 so we can
11 move this along?

12 MR. PERRON: There was a motion last time on that case
13 for document statements.

14 THE COURT: I don't know what that means.

15 MR. PERRON: It's the docket summary statement. It is
16 a list of all the documents that have been filed in this
17 case.

18 THE COURT: I don't have such a thing.

19 MR. PERRON: The clerk usually types it in the
20 computer everything that is filed. It's a list of
21 everything in this case.

22 THE COURT: I don't even know what a document list is.
23 I don't know what you're talking about. If you want
24 access to the court file, again, I did that for you once

1 MR. PERRON: Yes.

2 THE COURT: You can file that on that, then it will
3 just be entered and continued because what I'm going to do
4 is push forward to try to resolve if possible the 3539
5 case first, then we'll see where that takes us. But you
6 can file whatever you want, and it will just be entered
7 and continued.

8 → MR. PERRON: Your Honor, when are we going to address
9 the issue at the jail? I fear for my safety from these
10 two officers because they came back again this morning,
11 stole mail for the federal courts, the suit, stole the
12 other petition for the 3521 out of my cell while I was in
13 medical. I have witnesses to that. Again they didn't
14 follow protocol for inspection of the cells. It's more
15 harassment by the same sergeant and four other deputies.
16 I fear for my safety because she is in charge. She is a
17 sergeant. I mean I rather not go two weeks if possible
18 because of the previous two days. I have been assaulted,
19 and I mean I would like to ask also that --

20 THE COURT: You had nothing to do with the assault?

21 It says you were screaming bitch at them.

22 MR. PERRON: Police protocol is that they have to
23 announce themselves before coming into the cell. I was
24 asleep. They opened it. She is supposed to holler louder

1 or kick the leg of the bed. The vibration would wake me
2 up. She didn't. She stepped in, started ripping stuff
3 off my wall, woke me up and of course I was defensive.

4 THE COURT: So ripping stuff off the wall that is a
5 violation of jail rules to have on the wall?

6 MR. PERRON: Correct, but it's against police
7 protocol which basically provoked the action on my behalf.
8 I mean it is per the jail standards.

9 THE COURT: You became defensive and it got physical?

10 MR. PERRON: No, I did not touch the officer at all.
11 I got up and she basically, I am not sure. All I know is
12 I was down and when I woke up I had this male officer's
13 hand around my throat and she was pinning me down my ribs
14 and stuff. Witnesses to it said that they had their knees
15 against my neck pinning me down and basically I don't
16 know. I don't know what happened. Next thing I know
17 everything was over and she walked out, her and the other
18 officer. I mean I plan on raising this issue this
19 afternoon with the witnesses.

20 THE COURT: That's what you have to do, present your
21 witnesses to, I'm sure you are going to have a higher
22 ranking officer there than a sergeant at your hearing.

23 MR. PERRON: No.

24 THE COURT: Just a sergeant?

1 MR. PERRON: Yes.

2 THE COURT: What do they do with complaints that you
3 make regarding this to the jail authorities?

4 MR. PERRON: I talked to Sergeant Grody this afternoon
5 about it. He said to file a grievance to Marty Manion. I
6 filed it last night. That does not solve the safety
7 issue. My safety, I am concerned.

8 THE COURT: From what I hear I am not concerned. It
9 appears to me that whatever happened very well may have
10 been provoked by you, I don't know. But the jail is
11 charged with making sure that you are safe there, but they
12 are also charged with running a jail. And if defendants
13 choose to violate the rules and not move when they're told
14 to move, things of that nature, become defensive as you
15 say, then they have to use some type of force.

16 MR. PERRON: When the action is heinous or it is a
17 safety issue, the pictures on the wall doesn't constitute
18 either one.

19 THE COURT: I am not A, a jail expert. I am not B, a
20 judge in the civil division in this courthouse. I am
21 trying to get through your criminal cases as best as
22 possible.

23 MR. PERRON: I am asking because of my safety. I have
24 been attacked. I am asking for help. If you like, please

1 transport me now to a civil judge.

2 THE COURT: What I need to do then I need to undertake
3 my own investigation to make sure that these officers are
4 following jail procedure, that's what you want me to do?

5 MR. PERRON: Per the law you are supposed to if I
6 raise the issue of safety concerns in the jail because I
7 have no other alternative. I mean like I said if you
8 like, please escort me to the civil courts where I can
9 talk to that judge since it's a civil matter.

10 THE COURT: Okay, I will make a phone call, and I
11 will see what is going on. I am not that concerned based
12 upon what you're telling me and based upon your past
13 history of noncompliance with various areas.

14 MR. PERRON: It was nothing physical.

15 THE COURT: That is all. See you on June 16.

16 MR. PERRON: Also, I would like access to the proper
17 agency, internal affairs to file a formal complaint.

18 THE COURT: That's what you need to do.

19 MR. PERRON: I don't have access because I am an
20 inmate. I don't have access to a phone to where I can
21 reach them, and I don't have the phone number.

22 THE COURT: Here's what I'm going to do. I am going
23 to call internal affairs at the jail and I am going to
24 tell them that you are claiming police brutality in the

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1 jail.

2 MR. PERRON: And theft.

3 THE COURT: And theft, and that you fear for your
4 safety.

5 MR. PERRON: Yes.

6 THE COURT: We will see if the sheriff's department
7 chooses to investigate through internal affairs this
8 allegation. Okay, June 16, 9:00 o'clock.

9 MR. PERRON: Can I receive the response that you get
10 back from that, your Honor?

11 THE COURT: I am going to make a phone call. If they
12 give me a written response, yeah, I will give it to you. I
13 will give it to the state. They are going to undertake
14 some type of investigation to make sure that you're safe
15 in the jail.

16 MR. PERRON: Okay, thank you.

17

18 (Whereupon, which were all the proceedings
19 had in the hearing of the above-entitled
20 cause for this day.)

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